SDNY PRO SE OFFICE

UNITED STATES DISTRICT COURT 2020 DEC 18 AM II: 00 SOUTHERN DISTRICT OF NEW YORK

AASIR AZZARMÍ

Write the full name of each plaintiff.

(Include case number if one has been assigned)

Ann Marie Donnelly
1 Roll Johnson

Melissa Salcedo

Write the full name of each defendant. If you need more space, please write "see attached" in the space above and attach an additional sheet of paper with the full list of names. The names listed above must be identical to those contained in Section II.

### **COMPLAINT**

Do you want a jury trial? Yes □ No

#### NOTICE

The public can access electronic court files. For privacy and security reasons, papers filed with the court should therefore *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number. See Federal Rule of Civil Procedure 5.2.

## I. BASIS FOR JURISDICTION

information for each additional plaintiff.

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation, and the amount in controversy is more than \$75,000, is a diversity case. In a diversity case, no defendant may be a citizen of the same State as any plaintiff.

What	is the basis for federal-court	t jurisdiction ir	your case?	536	19
×	Federal Question		0 0(1)	ς¢§ <sup>20</sup> 6	2 mollo
X	Diversity of Citizenship		3780	10/10/13	300
	f you checked Federal Qu	estion	\$2000 K	have been violate	(RFRA
Which	of your federal constitution				ed?
1) 42	V.S.C. 819	8,3(Biv	iensy. Six	Unknown	Warrod Hope
70	3, U.S. 388 (19'	71 Mon-	ell v. Depa	intmat of	Social Servi
of City	of New York y	e36 1.5	658 (	1978), Tas	zin v. Tanvir
592 y	(2070)	DR eliqidus	Freedom R	Lestoration Ac	A of 19931
В. 1	If you checked Diversity	of Citizenshi	p tani	in v. Tanut	592 - Usi (
1	. Citizenship of the part	ies			
Of w	hat State is each party a citiz	en?			
The <sub>l</sub>	plaintiff, AaSiC A7 (Plaintiff's name)	Takeni		_, is a citizen of th	ne State of
	California				
(State	e in which the person resides	and intends to	remain.)		
	not lawfully admitted for pect of the foreign state of	permanent res	idence in the I	United States, a c	itizen or
	re than one plaintiff is named	in the complai	nt, attach addit	ional pages provid	ing

If the defendant is an individual:	
The defendant, Ann Mane Somely, is a citizen of the State	f
New York	
or, if not lawfully admitted for permanent residence in the United States, a citizen or subject of the foreign state of	
If the defendant is a corporation:	
The defendant,, is incorporated under the laws	of
the State of	
and has its principal place of business in the State of	
or is incorporated under the laws of (foreign state)	
and has its principal place of business in	·'
If more than one defendant is named in the complaint, attach additional pages providing information for each additional defendant.	
II. PARTIES	
A. Plaintiff Information	
Provide the following information for each plaintiff named in the complaint. Attach addition pages if needed.	nal
Agsir Arrakmi	
First Name Middle Initial Last Name	
10217 S. Inglewood Are Street Address	
Inglewood (A) 903	30 Y
County, City State Zip Code	
373-632-8521 Ratata (a yahoo, Con	1
Telephone Number Email Address (if available)	

#### B. Defendant Information

To the best of your ability, provide addresses where each defendant may be served. If the correct information is not provided, it could delay or prevent service of the complaint on the defendant. Make sure that the defendants listed below are the same as those listed in the caption. Attach additional pages if needed.

Defendant 1:	Ann Marie Donnelly
	First Name Last Name
	Current Job Title (or other identifying information)
	Curi
	Cou
Defendant 2:	"BO" Johnson
currently	Current Job Title (or other identifying information)
not sure of the	Current Work Address (of other address where defendant may be served)
Defendant 3:	Melissa Saucedo
f sure currently	First Name  Last Name  18-20-260-0536  Current Job Title (or other identifying information)
FBNY,	Current Work Address (or other address where defendant may be served)
	County, City State Signal Zip Code (he resident)

Defendant 4:				
	First Name	Last Name		
	Current Job Title (or	other identifying information)		
	Current Work Addre	ess (or other address where defer	ndant may be served)	_
	County, City	State	Zip Code	_
III. STATEME	NT OF CLAIM	A	0 11	
Place(s) of occurr	ence: Various	, Manhattan &	Drooklyn	
Date(s) of occurre  FACTS:	ence: Various	, but ground J	uly 2019	_
State here briefly	at each defendant pe	ort your case. Describe what ha rsonally did or failed to do that	• • • •	18 (
In December 202	0, the US.	Sugrepa Court	the one	d Circuit
in Tanvir V	, Tanzin S	394 1.3d 4491	200× 2018	<b>*</b> /
Mich allius Paint	THUSIT HE	Taxemy to SUR D	referdants in 1	<u>7</u> 0
Daint Dlaint	of islues	a practicing Musl	ims on dyring,	pofore
and after	er July 20		occured.	<del>-</del>
(2) Defend	ant Ann N	larie Donnelly Ki	new Plaint H	- Was Cl
3 Događan	1 8	at all times.	no outper of me	- m. 4-
Miclim	1. DOUNUNY 15	and has been a	our of hor ant	<u> (</u> P.W11 7-
Muslim hate	group Jublich	y tells phembers	to "strangle	Hom (nushi
economically.		<u> </u>	0100. 1000	- ald
20 Defending	Case who	in her capacity,	nymulueva ea ne	<u> 4</u> 501
for mor employed	e for failure	to pay pages,	involventar 9	_
servitude, etc.	for cen a	mount less tha	75,000 Page	5 <b>00</b> /
former employer servitude, etc, where there is	ios no Fe	ederal Turisdica	HOU OR DIVER	sity
1				

(3) Defendant Dunnelly refused to remaind the case to State Court ever
though She admitted in open court, she had no jurisdiction to over the case, not maintained jurisdiction to strangle" Plaintiff "economically."
Digith of ingintained jurisdiction to strangle reality to convincally.
b) Plaintiff of stiecked in advising Def. Donnelly he was petitioning the Second Circuit due pet Donnelly's anti-Muslim hat e group participation
a lack of jurisdiction (D) Det, Donnolly threatened Dlaintiff he would be at
Ancharrent 1945 to petition the Second Circuit. & Def. Bo Johnson told
Dlaynth he was hanned from entering FDNY courthouse, as he was a
threat because of his religion and is on a list 9 Def. Sqlcedo investigated and found his evidence of Diantiff being a threat 10 Def. Donnally dismissed the case Se had no surediction to hear because of Plantiffs religion in Inspection of these actions, describe your injuries and what medical
he case to had no so is diction to hear because of Plantits (elighan) if you were injured as a result of these actions, describe your injuries and what medical
Because of Def. Donnellus: religious discrimination or retaliation, plaintiff was
revented from seeking recovery from his former employer for subjecting
him to INUOUNTARY SERVITUDE, in violation of the 13th Amendment, and Dof Donnaly interferred a retail and against Plaintiff for expraising First Amendment
and Dot Donnelly interterred a retail what against flaintiff for expraising first Amendment
Plante from house access to a Tederal Pavet, consing
Diantiff iv. RELIEF Plaintiff from having access to a Tederal Court, causing plaintiff explanal economic, and indeparable hair state briefly what money damages or other relief you want the court to order.
in untile, compensative, declaratory, dumages for being subjected to INVOLVETARY SERVITUSE, costs, legal fees attachers fees, interference with USPS mail (mail fraudby lef. Donnelly) jointhe damages, interest, emotional damages etc.
Subjected to INVOLUNTARY SURVITUDE, costs, legal fees
Ottopheys tell, interference with USPS mail (mail translating
etc.
the 11 & Supreme Court recountly ruled that Plantiff
the U.S. suprement officials who violated
Is allowed to see SERA act of 1993 under Page 6
the U.S. Suprane (ourt recently ruled that Plantiff is allowed to sue government officials who violated his rights under the RFRA act of 1993 under Page 6 his rights under the RFRA act of 1993 under Page 6 claim. 12 USCS1 983, Second Circuit also allows this
claim, 5 5 5

#### V. PLAINTIFF'S CERTIFICATION AND WARNINGS

By signing below, I certify to the best of my knowledge, information, and belief that: (1) the complaint is not being presented for an improper purpose (such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation); (2) the claims are supported by existing law or by a nonfrivolous argument to change existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Federal Rule of Civil Procedure 11.

I agree to notify the Clerk's Office in writing of any changes to my mailing address. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Each Plaintiff must sign and date the complaint.	Attach additional pages if necessary. If seeking to
proceed without prepayment of fees, each plain	tiff must also submit an IFP application.
12/15/2020	I Szaffmy
Dated	Plaintiff's Signature
Hasir	Actakmi
First Name Middle Initjal	Last Name
10217 S. Inglewa	d Ave
Street Address	m 4
Inglewood	LA 90304
County, City S	tate / Zip Code
373-632 8531	a la tata pyahod, Con
Telephone Number	Email Address (if available)
	$\bigcup$

I have read the Pro Se (Nonprisoner) Consent to Receive Documents Electronically:

Yes □ No

If you do consent to receive documents electronically, submit the completed form with your complaint. If you do not consent, please do not attach the form.

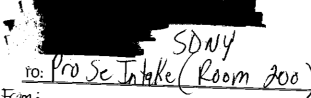
ERS.

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# FIRST CLASS MAIL





EIRS.

Aasir Azzarmi, for Se 637 S. Grand Ave, #4 San Pedro, CA 90731



Date 12/11/2020









